FILED=07F3B1415/03(UDC-OPE

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

ANTHONY STEVEN NEAL,

Civ. No. 05-01901-TC

Petitioner,

ORDER DISMISSING HABEAS CORPUS PETITION

vs.

SHARON BLACKETTER,

D	es	n	Λ	n	À	ΔΤ	• +	
-13	E-3	w	17		ш	C I		

This matter having come before the Court on the motion of the Petitioner to voluntarily dismiss his habeas corpus petition,

IT IS HEREBY ORDERED that the Petition for a Writ of Habeas Corpus is dismissed without prejudice. In the event that the decision in *Blakely v. Washington*, 542 U.S. 296 (2004), is later made retroactive to cases on collateral review, Petitioner has leave to reopen this case only as to the *Blakely* issues, and the limitations period shall be deemed tolled from the date this Order is signed until sixty (60) days after the date of the decision rendering *Blakely*

Page 1 ORDER DISMISSING HABEAS CORPUS PETITION

retroactively applicable. If *Blakely* is made retroactive and the Petitioner moves to reopen this case during the above-referenced 60-day period, Petitioner may also amend the Petition as of right so as to properly plead all *Blakely*-based claims in this Court.

IT IS SO ORDERED this Leday of February, 2007.

The Honorable Thomas M. Coffin

U.S. Magistrate Judge

Submitted by:

/s/ Thomas J. Hester

Thomas J. Hester Attorney for Petitioner

Denis Vannier (by consent) Attorney for Respondent